

In The Supreme Court of The STATE of MONTANA  
nos DA 09-0566 and DA 09-0605

STATE of MONTANA

Plaintiff and appellee "

v.

"

Donnie Mack Sellers

defendant and appellant "

FILED

MAY 26 2010

Ed Smith  
CLERK OF THE SUPREME COURT  
STATE OF MONTANA

"

motion to remove ALL STATE AND PRIVATE  
ATTORNEYS ASSIGNED TO REPRESENT DEFENDENT  
ON APPEAL IN THIS CAUSE, FOR DAMN GOOD

" CAUSE.

"

"

comes now defendant, in regards to

his motion to remove the (states office of

public defender) system as representation from

This cause submitted on 12-29-09.

This court, The High Court of The State of MONTANA (Office of The Clerk) is just as corrupt in their official capacity, as those in the lower court in Ravalli County, in blocking everything except (The states ospd Pretender system) from having access to a court of law, under the scheme of counsel enforcement. See Attached Ex: A

once The states ospd/ord-ado uses its scheme system to push this cause through this court without facts and truth, defendant will be on his own & without counsel anyway.

defendant has no assigned attorney in which to

Submit attached "notice of prose representation"  
should the court NOT remove the oad from this  
cause, and defendant does NOT need an attorney  
to ask this court to dismiss an attorney, by state law.

The ospd, and oad/ado, whatever it is  
today is nothing but a tool for the state  
to TOTALLY intrap inmates that do NOT wish  
to plead guilty and become a modern slave to  
pay the state some money each month.

defendants access to this court is  
blocked (as it has been) by the kangaroo courts  
in Anupli county for over 3 years by defendant

being forced to have an ospd Public pretender whos  
duty it was to assist the state, in blockily truth &  
facts from entering into the records.

Therefore, defendant asks this court to unblock  
this state blockage system, in their scheme under the  
color of this states law, and remove all attorneys  
from this cause immediately, and order the relief  
sought in the petition defendant tried (in good faith)

To have filed on 4-28-10, see ATTACH <sup>EX. B</sup> ~~EX. B~~ 8ms.

Respectfully Submitted  
Donnie Mack Sellers Prose

Donnie Mack Sellers #2155657  
50 cross road Dr.  
StHelby, MT  
59474

## Certificate of Service

I hereby certify under penalty of perjury  
that I sent a true and correct copy of this  
{ motion to remove all state and private attorneys }  
{ assigned to this cause }  
to all parties named below

Steve Bullock

215 N. Sanders  
P.O. Box 201401  
Helena, MT, - ~~59620~~  
59620-1401

George Eorn  
205 Bedford St,  
Hamilton, MT-59840

Joslyn Hunt  
179 N. Lost Chance Gulch  
P.O. Box 200145  
Helena, MT-59620

Colin M. Stephens  
Smith & Stephens PLLC  
315 West Pine  
P.O. Box 7337  
Missoula, MT-59807

Sealed, postage prepaid  
and placed in the prisoner  
mail box on this 25<sup>th</sup>  
day of May, 2010.

Plus, letter to clerk B. Stipich to  
stop blocking defender access to  
this court.

Donnie Mack Sellers  
Donnie Mack Sellers #2155657  
50 Crossroad Dr.  
Shelby, MT,  
59474



ED SMITH  
CLERK

State of Montana  
Office of Clerk of the Supreme Court  
P.O. Box 203003  
Helena, 59620-3003  
406-444-3858 phone  
406-444-5705 fax

May 5, 2010

DONNIE MACK SELLERS #2155657  
CROSSROADS CORRECTIONAL CENTER  
50 CROSSROADS DRIVE  
SHELBY MT 59474

Dear Mr. Sellers,

Our records indicate that you are represented by counsel. When a party is represented by counsel, this office cannot accept filings from the party independently, therefore your documents are returned to you.

Sincerely,

ED SMITH  
Clerk of the Supreme Court

By: B. Stipich  
B. Stipich, Appellate Case Manger

enc.

EX. A



ORIGINAL

IN The Supreme Court of The STATE OF MONTANA  
NO DA 09-0566 AND DA 09-0605

STATE OF MONTANA  
PLAINTIFF AND APPELLEE

v.

Donnie Mack Sellers  
DEFENDANT AND APPELLANT

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( NOTICE TO ALL PARTIES, IN PROSE REPRESENTATION )

Comes now defendant, in regards to his petition

to remove (OAD) from this cause, now that the

oral arguments have been conducted on 4-21-10,

defendant assumes that his temporary counsel

in this cause at BAR is no longer assigned to him

EXeB

Since his limited purposes have been conducted, and awaiting this court decision,

if the court does not remove (OAD) and appoint a non conflict attorney, defendant request from this court the following, to wit,

1. Issue an order to all parties that defendant will represent himself on appeal in this matter.
2. This order should direct the (OAD) to send to defendant all transcripts and documentations in (OAD) possession in this matter, in a timely manner.
3. This order should also direct the (MONTANA Dept. of Corrections) and the STATES CONTRACT PARTNER (CORRECTIONS COOPERATIONS OF AMERICA) (C.C.A) where defendant is presently lodged, to

A Provide defendant with the means of using a proper legal law library (for the research of information on case's concerning the

matter in this case now at BAR.

B To allow, and provide a typewriter (in good working order) for defendant to use in his cell in preparing a brief in this case.

note, [ defendant is in seg, or cover-up  
① Flim Flam discipline by CCA staff  
to cover-up their crimes against  
inmates, nothing more ]

note [ CCA Law Library is a FARCE, and  
② nothing more. IT has no law books  
that can be used in a modern day  
court today. ]

note [ CCA Law Library is a closet inside  
③ The small inmate reading library  
which serves 680 inmates. inmates  
from the blocks cannot mix, so CCA  
time frames for each block & lack of  
space & law books blocks inmates access  
to a law library. ]

4. defendant asks the court to give additional time to file the appellant brief once he receives the transcripts, etc from (OAD)

### CONCLUSION

defendant has been totally entrapped going on 4 years by the corruption of the states ospd. the states now seperate OAD/ADO now wishes to keep defendant entrapped and block him from bring Truth + Facts before this court.

The OAD/ADO attorneys in this cause talk in circles, and can't answer even simple questions to clients about their rights on appeal by either the state or federal constitutions.

Therefore, no state pretender system is going block me from submitting recorded facts any longer, as an attorney, or advisor, I.A.C. will be #1 in defendant's appeal.

Respectfully submitted  
Donnie Mack Seller Pro se

Certificate of Service

I hereby certify under penalty of perjury that I  
sent a true and correct copy of this (notice to all  
parties, in prose representation)

Steve Bullock — Atty. General  
215 North Sanders  
P.O. Box 201401

Helena, MT, — 59620-1401

George Corn — Powell County D.A.  
205 Bedford St.

Hamilton, MT, — 59840

Foslyn Hunt — Chief OAD/ADO  
139 N. Lost Chance Gulch  
P.O. Box 200145

Helena, MT, — ~~59620~~<sup>59620</sup> 59620

Colin M. Stephens — Limited Atty.

Smith & Stephens P.C.

315 West Pine St.

P.O. Box 7377

Missoula, MT, — 59807

H-28-10

Donnie MacIver

5-24-10

To = B. Stipich, (states access to court blocked)  
From = Donnie Mack Sellers, Defendant DA 09-0566 + DA 09-0605

Dear Ms. B. Stipich,

I don't care what your records indicate, if I had an attorney on my case, this motion to dismiss him/her would not be needed.

If you have eyes in your head, and can read English words, then understand this. I don't want no state public pretender from the ospd or ond system or any other attorney that they choose ~~me~~ as my counsel.

I want them removed, and I have a right by law to ask this court to do that. You are not a judge to make up your own laws.

You are a worker for the corruption in Montana, trying to keep humans entrapped by the leaders of such a system.

Respect don't mean anything to corrupt ones, but I do believe I have the right to expect you to file this. It is part of my prose filing that is now before this court that I filed on 12-29-09, so let me be plain & simple I want all attorneys removed

From this cause. Stop blocking my access to this court.

Donnie M. Sellers

cc, Donnie Sellers  
cc, Friend  
cc, Mon. ACLU